- (2) Costs are reasonable in relation to the objectives of the project.
- (f) Evaluation plan. (5 points) The Secretary reviews each application to determine the quality of the evaluation plan for the project, including the extent to which the methods of evaluation:
- (1) Are appropriate for the project; and
- (2) To the extent possible, are objective and produce data that are quantifiable.
- (g) Adequacy of resources. (5 points) The Secretary reviews each application to determine the adequacy of the resources that the applicant plans to devote to the project, including facilities, equipment, and supplies.

(Approved by the Office of Management and Budget under control number 1810–0517)

(Authority: 42 U.S.C. 2000c-2)

## § 272.31 How does the Secretary evaluate an application for a grant?

- (a) The Secretary evaluates the application on the basis of the criteria in §272.30.
- (b) The Secretary selects the highest ranking application for each geographical service area to receive a grant.

 $(Authority:\,42~U.S.C.~2000c–2)$ 

## § 272.32 How does the Secretary determine the amount of a grant?

The Secretary determines the amount of a grant on the basis of:

- (a) The amount of funds available for all grants under this part:
- (b) A cost analysis of the project (that shows whether the applicant will achieve the objectives of the project with reasonable efficiency and economy under the budget in the application), by which the Secretary:
- (1) Verifies the cost data in the detailed budget for the project;
- (2) Evaluates specific elements of costs: and
- (3) Examines costs to determine if they are necessary, reasonable, and allowable under applicable statutes and regulations;
- (c) The magnitude of the expected needs or responsible governmental agencies for desegregation assistance in the geographic region, and the cost

of providing that assistance to meet those needs, as compared with the magnitude of the expected needs for desegregation assistance, and the cost of providing it, in all geographic regions for which applications are approved for funding;

- (d) The size and the racial or ethnic diversity of the student population of the geographic region for which the DAC will provide services; and
- (e) Any other information concerning desegregation problems and proposed activities that the Secretary finds relevant in the applicant's geographic region

(Authority: 42 U.S.C. 2000c-2)

# Subpart E—What Conditions Must Be Met by a Recipient of a Grant?

## § 272.40 What conditions must be met by a recipient of a grant?

A recipient of a grant under this part must:

- (a) Operate a DAC in the geographic region to be served:
- (b) Have a full-time project director; and
- (c) Coordinate assistance in its geographic region with appropriate SEAs funded under 34 CFR part 271. As part of this coordination, the recipient shall develop plans to prevent duplication of assistance when a responsible governmental agency requests assistance from both the DAC and the appropriate SEA

(Authority: 42 U.S.C. 2000c-2)

# PART 280—MAGNET SCHOOLS ASSISTANCE PROGRAM

#### Subpart A—General

Sec.

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280.10 What types of projects does the Secretary assist?

#### § 280.1

### Subpart C—How Does One Apply for a Grant?

280.20 How does one apply for a grant?

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280.31 What selection criteria does the Secretary use?

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AUTHORITY: 20 U.S.C. 7231-7231j, unless otherwise noted.

#### Subpart A—General

# § 280.1 What is the Magnet Schools Assistance Program?

The Magnet Schools Assistance Program provides grants to eligible local educational agencies (LEAs) or consortia of LEAs for use in magnet schools that are part of an approved desegregation plan and that are designed to bring students from different social, economic, ethnic and racial backgrounds together. The purposes of the program are to support, through financial assistance to eligible LEAs or consortia of LEAs—

- (a) The elimination, reduction, or prevention of minority group isolation in elementary and secondary schools with substantial portions of minority students, which shall include assisting in the efforts of the United States to achieve voluntary desegregation in public schools;
- (b) The development and implementation of magnet school projects that will assist LEAs in achieving systemic reforms and providing all students the opportunity to meet challenging State academic content standards and student academic achievement standards;
- (c) The development and design of innovative educational methods and practices that promote diversity and increase choices in public elementary

schools and public secondary schools and public educational programs;

- (d) Courses of instruction within magnet schools that will substantially strengthen the knowledge of academic subjects and the attainment of tangible and marketable vocational, technological, and professional skills of students attending such schools;
- (e) Improvement of the capacity of LEAs, including through professional development, to continue operating magnet schools at a high performance level after Federal funding for the magnet schools is terminated; and
- (f) Ensuring that all students enrolled in the magnet school programs have equitable access to high quality education that will enable the students to succeed academically and continue with postsecondary education or productive employment.

(Authority: 20 U.S.C. 7231)

[51 FR 20414, June 4, 1986, as amended at 60 FR 14865, Mar. 20, 1995; 69 FR 4996, Feb. 2, 2004]

### § 280.2 Who is eligible to apply for a grant?

- (a) An LEA or consortia of LEAs is eligible to receive assistance under this part if the LEA or consortia of LEAs meets any of the following requirements:
- (1) The LEA or consortia of LEAs is implementing a plan undertaken pursuant to a final order of a court of the United States, or a court of any State, or any other State agency or official of competent jurisdiction, and the order requires the desegregation of minority group segregated children or faculty in the elementary and secondary schools of that agency or those agencies.
- (2) The LEA or consortia of LEAs adopted and is implementing on either a voluntary basis or as required under title VI of the Civil Rights Act of 1964—or will adopt and implement if assistance is made available under this part—a plan that has been approved by the Secretary as adequate under title VI
- (b) The Secretary approves a voluntary plan under paragraph (a)(2) of this section only if he determines that for each magnet school for which funding is sought—